

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2010-005013-001 DT

01/24/2012

COMMISSIONER KEELAN BODOW

CLERK OF THE COURT
S. Hodges
Deputy

STATE OF ARIZONA

FRANKIE JONES

v.

JESSICA SUE HOUDA (001)

JESSICA SUE HOUDA
P817894
DURANGO TENTS
MCSO INMATE MAIL AZ 00000
PATRICIA E RIGGS

MINUTE ENTRY

The Court has reviewed the Defendant's "Motion to be released to a treatment program" filed 12/21/2011. The Defendant requests that her jail term be modified to allow release to a treatment program. The Defendant bases her request on her desire to get treatment for her substance abuse issues.

At the time of the Defendant's disposition for her probation violation on 12/01/2011, the Defendant was sentenced to 6 months in jail as a condition of probation. The Court ordered that the Defendant could be released early if she completed the ALPHA program. The Defendant indicates she has applied to the ALPHA program but has not been accepted. No information has been provided about why the Defendant has not been accepted.

The Defendant was found to have violated her probation after failing to fully comply with the DUI Court program requirements. The Defendant started with the DUI Court program in October, 2010, and was provided with significant resources and opportunity to participate. The Defendant participated sporadically, and continued to have issues with sobriety. The Adult Probation Department indicated there were concerns about criminal activity. The Court does

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hope the Defendant continues to seek out assistance with her sobriety, however, the condition of six months jail with possible ALPHA was intended not just as a treatment option, but also was intended as a consequence for the Defendant's probation violations.

Therefore,

IT IS ORDERED denying the Defendant's motion.